# UNITED STATES DISTRICT COURT

**District of New Mexico** 

UNITED STATES OF AMERICA V.

Judgment in a Criminal Case

**Ariel Omar Tena-Nevarez** 

(For Offenses Committed On or After November 1, 1987) Case Number: 1:09CR02099-001JB

USM Number: 48486-051
Defense Attorney: Alfred C

□ pleaded guilty to count(s) <b>Information</b> □ pleaded nolo contendere to count(s)     □ after a plea of not guilty was found guilty on count(s)		
The defendant is adjudicated guilty of these offenses:		
Title and Section Nature of Offense	Offense Ended	Count
8 U.S.C. Sec. Reentry of a Removed Alien 1326(a)(1)/(2), 8 U.S.C. Sec. 1326(b)(2)	01/27/2009	Number(s)
The defendant is sentenced as specified in pages 2 through of 1984.	5 of this judgment. The sentence is imposed under	er the Sentencing Reform Act
The defendant has been found not guilty on count.		
Count dismissed on the motion of the United States.  TIS FURTHER ORDERED that the defendant must notificate, residence, or mailing address until all fines, restituti	fy the United States attorney for this district with	
TT IS FURTHER ORDERED that the defendant must noting the properties of the propertie	fy the United States attorney for this district with ion, costs, and special assessments imposed by the	
T IS FURTHER ORDERED that the defendant must noting	fy the United States attorney for this district with	
T IS FURTHER ORDERED that the defendant must noting the properties of the state of	fy the United States attorney for this district with ton, costs, and special assessments imposed by the November 10, 2009	
T IS FURTHER ORDERED that the defendant must noting the properties of the state of	fy the United States attorney for this district with ion, costs, and special assessments imposed by the November 10, 2009  Date of Imposition of Judgment	
T IS FURTHER ORDERED that the defendant must noting the properties of the state of	fy the United States attorney for this district with ion, costs, and special assessments imposed by the November 10, 2009  Date of Imposition of Judgment  /s/ James O. Browning	
T IS FURTHER ORDERED that the defendant must noting the properties of the state of	fy the United States attorney for this district with ion, costs, and special assessments imposed by the November 10, 2009  Date of Imposition of Judgment  /s/ James O. Browning  Signature of Judge  Honorable James O. Browning	
T IS FURTHER ORDERED that the defendant must noting the properties of the state of	fy the United States attorney for this district with ion, costs, and special assessments imposed by the November 10, 2009  Date of Imposition of Judgment  /s/ James O. Browning  Signature of Judge  Honorable James O. Browning United States District Judge	

Defendant: Ariel Omar Tena-Nevarez Case Number: 1:09CR02099-001JB

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#### **IMPRISONMENT**

The defendant is committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of 37 months.

The Court recommends that Immigration and Customs Enforcement begin removal proceedings during service of sentence.

Defendant Ariel Omar Tena-Nevarez` offense level is 20, and his criminal history category is III, establishing a guideline imprisonment range of 41 to 51 months. Nevertheless, the Court concludes that a sentence of 37 months is more appropriate. In arriving at this sentence, the Court has considered the guidelines carefully, but also taken into account other sentencing goals. Specifically, the Court has considered the guideline sentencing range established for the applicable category of offense committed by the applicable category of defendant. And while the Court thinks the punishment in the guidelines is very close to the appropriate sentence here, the Court ultimately concludes that the punishment set forth in the guidelines is too high for the offense committed in this case. The Court has considered the kinds of sentences and ranges that the guidelines establish, and believes that a sentence consistent with one more offense level downward is appropriate in this case.

Also, the Court has reviewed carefully the letters from Tena-Nevarez` family and all of them describe Tena-Nevarez as a loving and compassionate person whose parents did not give him proper discipline when he was a child. The Court understands that it must treat seriously these crimes and not undercut what Congress has done, or what the United States Attorney s Office is doing with this fast-track program. The Court, however, believes that a sentence in excess of forty months is too high.

In sum, the Court believes that a sentence of 37 months properly reflects the seriousness of this offense, adequately promotes respect for the law, provides just punishment, affords of adequate deterrence, protects the public, and otherwise fully reflects each of the factors embodied in 18 U.S.C. § 3553(a). The Court also believes that this sentence is reasonable, without being greater than is necessary to comply with the purposes of punishment set forth in the Sentencing Reform Act. In this situation, a sentence of 37 months more appropriately balances those factors than the one in the 41 to 51 month range. The Court therefore sentences Tena-Nevarez to a term of 37 months in the custody of the Bureau of Prisons.

×	The court makes these recommendations to the Bureau of Prisons:					
	Phoenix Federal Correctional Institution, Phoenix, Arizona, if eligible					
×	The defendant is remanded to the custody of the United States Marshal.  The defendant must surrender to the United States Marshal for this district:  at on  as notified by the United States Marshal.  The defendant must surrender for service of sentence at the institution designated by the Bureau of Prisons:  before 2 p.m. on  as notified by the United States Marshal  as notified by the Probation or Pretrial Service Office.					
RETURN						
I have executed this judgment by:						
Defendant delivered onto						
	at with a Certified copy of this judgment.					

Case 1:09-cr-02099-JB Document 33 Filed 12/11/09 Page 3 of 6

Defendant: **Ariel Omar Tena-Nevarez** Case Number: **1:09CR02099-001JB** 

#### SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of 3 years unsupervised.

The defendant shall report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons. The defendant shall not commit another federal, state, or local crime. The defendant shall not illegally possess a controlled substance.

#### For offenses committed on or after September 13, 1994:

The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as directed by the probation officer.

	The above drug testing condition is suspended based on the courts determination that the defendant possesses a low risk of future substance
	abuse. (Check, if applicable.)
×	The defendant shall not possess a firearm, ammunition, destructive device, or any dangerous weapon. (Check, if applicable).
×	The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable).
	The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as
	directed by the probation officer. (Check, if applicable)
	The defendant shall participate in an approved program for domestic violence. (Check, if applicable)

If this judgment imposes a fine or a restitution obligation, it shall be a condition of probation that the defendant pay any such fine or restitution that remains unpaid at the commencement of the term of supervised release in accordance with the Schedule of Payments set forth in the Criminal Monetary Penalties sheet of this judgment.

The defendant shall comply with the standard conditions that have been adopted by this court (set forth below). The defendant shall also comply with the additional conditions on the attached page (if indicated below).

### STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall obtain and maintain full time, legitimate employment, or attend a vocational or academic training program throughout the term of supervised release as directed by the probation officer;
- 6) the defendant shall notify the probation officer ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement;

AO 245B (Rev. 12/03) Sheet 3 Judgment - Page 5 of 5

Defendant: Ariel Omar Tena-Nevarez Case Number: 1:09CR02099-001JB

# SPECIAL CONDITIONS OF SUPERVISION

The defendant must not reenter the United States without legal authorization.

Defendant: **Ariel Omar Tena-Nevarez** Case Number: **1:09CR02099-001JB** 

### **CRIMINAL MONETARY PENALTIES**

The defend	ant shall pay the following total criminal monetary penalti	es in accordance with the sche	dule of payments.						
□ T	he Court hereby remits the defendant's Special Penalty As	sessment; the fee is waived and	d no payment is required.						
Totals:	Assessment	Fine	Restitution						
	\$100.00	\$0.00	\$0.00						
SCHEDULE OF PAYMENTS									
Payments s	hall be applied in the following order (1) assessment; (2) r	estitution; (3) fine principal; (4	cost of prosecution; (5) interest;						
(6) penaltie	s.								
Payment of	the total fine and other criminal monetary penalties shall	oe due as follows:							
The defend	ant will receive credit for all payments previously made to	ward any criminal monetary po	enalties imposed.						
$A \boxtimes$	In full immediately; or								
В	\$ immediately, balance due (see special instructions rega	arding payment of criminal mo	netary penalties).						

Special instructions regarding the payment of criminal monetary penalties: Criminal monetary penalties are to be made payable by cashier's check, bank or postal money order to the U.S. District Court Clerk, 333 Lomas Blvd. NW, Albuquerque, New Mexico 87102 unless otherwise noted by the court. Payments must include defendant's name, current address, case number and type of payment.

Unless the court has expressly ordered otherwise in the special instructions above, if this judgment imposes a period of imprisonment, payment of criminal monetary penalties shall be due during the period of imprisonment. All criminal monetary penalty payments, except those payments made through the Bureau of Prisons' Inmate Financial Responsibility Program, are to be made as directed by the court, the probation officer, or the United States attorney.